## **REMARKS**

At the outset, the Examiner is thanked for the thorough review and consideration of the pending application. The Office Action dated October 2, 2009, has been received and its contents carefully reviewed.

On page 2 of the Office Action, the Office notes a lack of fees for the filing of multiple dependent claims on August 11, 2006. The Office directs Applicant to pay the additional fees required in accordance with 37 C.F.R. 1.16(j). Applicant thanks the Office, but respectfully directs the Office's attention to page 4 of the Preliminary Amendment filed August 11, 2006, wherein Applicant authorizes the Office to charge Deposit Account 50-0911 for "any other fees required...." Applicant again requests and authorizes the Office to use the above-cited Deposit Account authorization to charge any underpayments, or missing payments, that might occur during the pendency of this application, including any fees that may be due for multiple dependent claims as a result of Applicant's August 11, 2006 application filing.

Claims 1-17 are hereby amended. No new matter has been added. Accordingly, claims 1-17 are currently pending. Reexamination and reconsideration of the pending claims is respectfully requested.

The Office objects to claims 3-11 because of informalities. Office Action at p. 2,  $\P$  4. Claims 3-11 have been amended to eliminate all multiple dependencies. Accordingly, Applicant respectfully requests withdrawal of the objection to claims 3-11 and examination of these claims on the merits.

The Office rejects claims 1-11 under 35 U.S.C. § 112, second paragraph, as being indefinite for allegedly failing to particularly point out and distinctly claim the subject matter which the Applicant regards as the invention, specifically the interpretation of the term "at least some of said multimedia pages." Office Action at p. 3, ¶ 7. Applicant has amended claim 1. Claims 2-11 depend from claim 1. Thus, Applicant respectfully requests that the Office withdraw the rejection of claims 1-11 under 35 U.S.C. § 112.

Claims 12-14 and 15-17 are rejected under 35 U.S.C. § 101 as being directed to non-statutory subject matter. Office Action at p. 3, ¶ 9. Applicant respectfully traverses the rejection. Nevertheless, claims 12-14 are amended herein to more clearly identify them as being directed to statutory subject matter. Accordingly, Applicant respectfully requests withdrawal of the 35 U.S.C. § 101 rejection of claims 12-14 and 15-17.

The Office rejects claims 1, 2, and 12-17 under 35 U.S.C. § 102(b) as being anticipated by U.S. Patent Publication No. 2001/0040900 to Salmi et al. (hereinafter "Salmi"). Office Action at p. 4, ¶ 13. Applicant respectfully traverses the rejection.

Independent claim 1 is allowable in that it recites, among other features, "transmitting, from the server, an instruction to restore said part of said set of associated parameters previously stored in said memory of the terminal, to edit at least one multimedia page in which an object identified by said set of associated parameters occurs." (Emphasis added).

Independent claim 12 is allowable in that it recites, among other features, "an instruction to store, in a memory of a terminal, at least one parameter of at least one object intended to be arranged, according to said parameter, in a multimedia page suitable for editing on said terminal."

Independent claim 13 is allowable in that it recites, among other features, "an instruction to restore at least one parameter previously stored in a memory of a terminal, said at least one parameter being associated with at least one object intended to be arranged, according to said parameter, in a multimedia page suitable for editing on said terminal."

Independent claim 14 is allowable in that it recites, among other features, "an instruction to delete at least one parameter previously stored in a memory of a terminal and associated with at least one object to be arranged, according to said at least one parameter, in a multimedia page edited on said at least one terminal."

Independent claim 15 is allowable in that it recites, among other features, "an instruction to store, in a memory of a terminal, at least one parameter of at least one object intended to be arranged, according to said at least one parameter, in a multimedia page suitable for editing on said terminal."

Independent claim 16 is allowable in that it recites, among other features, "an instruction to restore at least one parameter previously stored in a memory of a terminal, said at least one parameter being associated with at least one object intended to be arranged, according to said at least one parameter, in a multimedia page suitable for editing on said terminal."

Independent claim 17 is allowable in that it recites, among other features, "an instruction to delete at least one parameter previously stored in a memory of a terminal and associated with at least one object to be arranged, according to said at least one parameter, in a multimedia page edited on said terminal."

Salmi fails to describe, either expressly or inherently, at least these features of the claimed invention.

Salmi is concerned with presenting multimedia information (from for example, an internet page) in, for example, the correct location, content, color and size, to a user interface of a multimedia terminal (wireless terminal or mobile station). Salmi at ¶¶ 0001 & 0006. Salmi uses a multimedia message service center MMSC to transmit a notification message about the arrival of a multimedia message to the mobile terminal MS when it is available. Salmi at ¶ 0024. A multimedia terminal can be used to set up a multimedia message or page. Salmi at ¶ 0028. The page may comprise a picture or text line which may be stored in a file (PIC1.jpg or TXT1.txt) which is then stored in the memory of the terminal. Salmi at ¶¶ 0028-0029. After the multimedia page has been edited to the desired format it is transferred to a compiling block COMP to form a multimedia file. Salmi at ¶ 0029. The compilation file forming the compiling block COMP is stored in the memory means MEM of the device setting up the message, such as the multimedia terminal. See Id. The format used in the compilation file is the SMIL format. Id. The compilation file SMIL, and the components related thereto, is transferred to the receiver by means of a multimedia message. Salmi at ¶ 0044. In fact, Salmi assumes "that all the components of the multimedia message are transmitted to the receiving multimedia terminal MS." Salmi at ¶ 0048. After the receiving multimedia terminal MS has received the multimedia message, the message is processed. Salmi at ¶ 0052. When processing multimedia messages which contain several multimedia pages, the data for each page is interpreted (processed) page by page. Salmi at ¶ 0055. Thus, nowhere does Salmi disclose using the same parameters used for the previous multimedia page for the current multimedia page let alone storing the SMIL file

or instructions in the memory of the receiving terminal. In fact, *Salmi* is not even concerned with storing a part of the instructions. Thus, *Salmi* does not disclose or suggest storing parameters such as attributes for editing more than one multimedia page let alone a part of the parameters. Accordingly, *Salmi*, is not concerned with re-using parameters for editing subsequent multimedia pages that contain, for example, graphic objects provided in one or several multimedia pages. Hence, *Salmi* merely teaches a simple program for execution in an operating system of a terminal as discussed above.

By implementing the features recited in claims 1 and 12-17, commands that are simple or so-called "low-level" commands can be used. *See Applicant's Published Application* at ¶¶ 0060-0062. This will allow, for example, a server the benefit of not having to systematically transmit all the parameters relating to the multimedia page object. *See Id.* Rather, the server may simply send an "instruction to restore," as recited in claim 1 (e.g., a "low-level" command) to recover the parameters that have been previously stored in the memory of a receiving terminal, by, for example, a previous use of an "instruction to store."

Accordingly, Applicant respectfully submits that independent claims 1 and 12-17 are patentably distinguishable over *Salmi*. It stands to reason that claim 2, which depends from claim 1, is also patentably distinguishable for at least the same reasons. Thus, Applicant respectfully requests the Office to withdraw the 35 U.S.C. § 102(b) rejections of claims 1, 2, and 12-17.

## CONCLUSION

If these papers are not considered timely filed by the Patent and Trademark Office, then a petition is hereby made under 37 C.F.R. § 1.136, and any additional fees required under 37 C.F.R. § 1.136 for any necessary extension of time, or any other fees required to complete the

filing of this response, may be charged to Deposit Account No. 50-0911. Please credit any overpayment to deposit Account No. 50-0911.

Respectfully submitted,

Dated: January 4, 2010

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